

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandra, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/511,245	07/26/2005	Neil Russell Foster	HILLS1130	8721
28213 7590 02/18/2010 DLA PIPER LLP (US) 4365 EXECUTIVE DRIVE SHITE 1100			EXAMINER	
			THEODORE, MAGALI P	
	CA 92121-2133		ART UNIT	PAPER NUMBER
			1795	
			MAIL DATE	DELIVERY MODE
			02/18/2010	PAPER PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/511.245 FOSTER ET AL. Office Action Summary Examiner Art Unit Magali P. Théodore 1791 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 19 January 2010. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1.3-10.12-14.16-18.39 and 42 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1,3-10,12-14,16-18,39 and 42 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date

Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO/SB/08)

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informat Patent Application

Art Unit: 1791

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 19, 2010 has been entered.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

Claims 1, 3-6, 8-12, 39 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kerč et al. (International Journal of Pharmaceutics, 182 (1999), pp 33-39) henceforth **Kerč** in view of Kropf et al. (US 6,316,030 B1), henceforth **Kropf**, Jung et al. (Journal of Supercritical Fluids 20 (2001) 179-219), henceforth **Jung**, and Weidner et al. (US 6,056,791), henceforth **Weidner**.

Regarding claim 1, Kerč discloses a method of working with fenofibrate (page 34 left, last paragraph, line 3). Kerč teaches providing a pressure chamber (autoclave, figure 1 at A) with an inlet and an outlet. Kerč teaches applying a liquefied gas (supercritical carbon dioxide, title) to a mixture of fenofibrate and a carrier (page 35 right, section 2.2 top) and heating the mixture close to but lower than the drug's atmospheric melting point (page 35 right, section 2.2 bottom) until the mixture is melted

Art Unit: 1791

(page 35 right, section 2.2 line 2). Kerč teaches equilibrating the substance and the liquefied gas to form a homogeneous solution (page 35 left lines 2-3). Then the mixture is sent to a vessel of lower pressure (expansion chamber, figure 1 at C) where particles form.

Kerč does not positively state that the fenofibrate is solid before it meets the liquefied gas or that the liquefied gas melts the fenofibrate. However, Kropf teaches making particles by applying a liquefied gas (carbon dioxide, page 3 lines 16-19) to a solid substance ("melted by the introduction of gas," page 3 line 17) and then taking the solution to an environment of reduced pressure ("expansion through a nozzle") to form particles of the substance (page 3 lines 23-24). The melting point of the substance is depressed in the presence of the supercritical gas (page 3 lines 20). The step explicitly taught by Kropf is an effective alternative to melting the drug before introducing the liquefied gas. Therefore it would have been obvious to one of ordinary skill in the art to use the liquefied gas to melt solid fenofibrate in the method taught by Kerč, either by combining Kropf's teaching with the steps in Kerč's as they are explicitly disclosed or by substituting Kropf's melting step for a pre-melting step.

Kerč does not teach that the pressure chamber's outlet is above its inlet.

However, Jung teaches mixing compressed carbon dioxide with an active substance a pressure chamber whose outlet is above its inlet (precipitator, page 188 figure 2).

Though Jung is practicing an anti-solvent process (page 187 middle heading), Jung's reasoning for introducing the compressed gas from the bottom of the vessel is applicable in PGSS: to achieve better mixing as the gas travels upward (page 188 first

Art Unit: 1791

paragraph). Therefore it would have been obvious to one of ordinary skill in the art to place the outlet in Kerč's method above the inlet in order to provide for better mixing of the ingredients.

Kerč does not teach using a carrier fluid at the same pressure as the liquefied gas to pass the molten substance-gas solution out through the outlet. However, Weidner teaches contacting the solution with "fresh, preheated gas" to maintain the pressure that pushes the solution out from the pressure chamber (column 8 lines 18-21). Therefore, it would have been obvious to one of ordinary skill in the art to use a carrier fluid in the method taught by Kerč because Weidner teaches doing so in order to maintain the expelling pressure in the pressure chamber. *Alternatively*, it would have been obvious to one of ordinary skill in the art to combine the use of a carrier fluid with the steps taught by Kerč in order to achieve predictable results with a reasonable expectation of success.

Kerč does not teach that the carrier fluid passes through the solution. However, entropy alone will cause the two fluids at supercritical pressures to mix. This is especially true if the inlet is on the bottom as claimed. That mixing means that the carrier fluid passes through at least a portion of the solution.

Regarding claim 3, Kerč does not explicitly teach that the carrier is the same as the liquefied gas. However, Kerč presents the carrier as optional (page 34 section 2.2 line 3) and shows the liquefied gas acting as a carrier fluid by carrying the drug into the expansion chamber (figure 1). Therefore, it would have been obvious to one of ordinary

Art Unit: 1791

skill in the art to use the same gas as the liquefied gas and the carrier fluid because Kerč discloses the liquefied gas acting as a carrier fluid.

Regarding claims 4-5, Kerč teaches allowing the substance and the liquefied gas to equilibrate for about two hours before spraying (page 35 left lines 2-3). Kerč does not specify equilibrating before adding the carrier. However, selection of any order of performing process steps is prima facie obvious in the absence of new or unexpected results and selection of any order of mixing ingredients is prima facie obvious (MPEP 2144.04 IIC). Therefore it would have been obvious to one of ordinary skill in the art to equilibrate the drug and the liquefied gas for two hours before introducing the carrier because Kerč teaches both those steps.

Regarding claim 6, fenofibrate is a pharmaceutical agent (a hypolipidemic, Abstract).

Regarding claim 8, Kerč teaches that the temperature is between 5 °C and 150 °C (70 °C, page 38 left line 6).

Regarding claim 9, Kerč teaches that the pressure of the liquefied gas and the carrier fluid is between 5 bar and 200 bar (190 bar, page 38 left line 6).

Regarding claim 10, Kerč teaches that the liquefied gas is carbon dioxide (title).

Regarding claims 12-13, Kerč does not teach the particle sizes specified by the claims. However, Kerč teaches that particle size determines the drug's dissolution rate and bioavailability. Therefore it would have been obvious to one of ordinary skill in the art to optimize the particle sizes in order to control the drug's dissolution and absorption by the body. Optimizing a result-effective parameter known in the art does not impart

Art Unit: 1791

patentable distinction to an invention. See MPEP 2144.05 [R-5] II, in re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claim 39, Kerč teaches that the substance is fenofibrate (page 34 left, last paragraph, line 3).

Regarding claim 42, Kerč's nozzle is pressurized before the process begins in that it is already at atmospheric pressure. (Applicant has not claimed a specific pressure.) Alternatively, after the spraying begins, Kerč's nozzle is pressurized at its operating pressure. That means that, after the initial burst, the nozzle is prepressurized before the remainder of the pressure chamber's contents is expelled. Finally, it would have been obvious to one of ordinary skill in the art that the particles are formed as the result of a pressure drop, so it would have been obvious to that person to maintain an elevated pressure at all points in the process prior to the expulsion from the nozzle so that particles do not form prematurely.

Claims 7, 14 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kerč in view of Kropf as applied to claims 1 and 6 above, and further in view of Zhu et al. (US 2002/0110526 A1), henceforth **Zhu**.

Regarding claim 7, Kerč does not teach applying this method to cyclosporine. However, Zhu teaches using supercritical fluid technology ([0059] lines 10-12) to make slow-release coated particles of cyclosporine ([0020] second-to-last line). Therefore, it would have been obvious to one of ordinary skill in the art to substitute cyclosporine for

Art Unit: 1791

the fenofibrate taught by Kerč because Zhu teaches that cyclosporine is a suitable material to micronize by treating it with a liquefied gas.

Regarding claims 14 and 16-18, Kerč does not address encapsulation.

However, Zhu teaches using supercritical fluid technology ([0059] lines 10-12) to encapsulate drug particles with biodegradable, slow-release polymers like poly(d,l-lactide-co-glycolide) ([0005] line 3] and cellulose ([0040] penultimate line) in order to preserve the drug as it makes its way into the body ([0004]). Therefore it would have been obvious to one of ordinary skill in the art to incorporate encapsulation with biodegradable slow-release polymers into the supercritical fluid method taught by Kerč because Zhu teaches doing so to preserve the activity of the drug.

Response to Arguments

Applicant's arguments filed January 19, 2010 have been fully considered but they are not persuasive.

Applicant argues that Jung's compressed gas in the passage cited is not a carrier gas as used in Kerč's process or Applicant's process. In response to Applicant's argument, Jung is not relied upon to teach the use of a carrier gas; Weidner is. Jung is relied upon only to teach the placement of the inlet and outlet in the interest of better mixing.

Applicant argues that better mixing is not a valid motivation because placing the inlet below the outlet "is to deliberately keep the liquefied gas or the dense gas solution below saturation," (quotation from Applicant's specification). In response to Applicant's

Art Unit: 1791

argument, that is *Applicant's* reason for placing the inlet below the outlet. What is being modified in view of Jung is Kerč, not Applicant's specification. Kerč's process depends on the solution's being saturated with gas (page 34, section 2.2, paragraph 1). The particles form only when the solution becomes supersaturated upon expansion.

Applicant argues that the standard PGSS apparatus places the inlet above the outlet and that one of ordinary skill in the art would not have anticipated the expected advantages of the claimed configuration. In response to Applicant's argument, Jung provides a reason for placing the outlet above the inlet. Furthermore, Applicant has not provided evidence that there were unexpected results.

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

Applicant argues that there would be no motivation to combine Zhu with Kerč. In response to Applicant's argument, Zhu teaches making medicines through supercritical fluid technology (0059), of which Kerč's method is an example.

Art Unit: 1791

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Magali P. Théodore whose telephone number is (571)

270-3960. The examiner can normally be reached on Monday through Friday 9:00 a.m.

to 6:30 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jennifer K. Michener can be reached on (571) 272-1424. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Magali P. Théodore/ Examiner, Art Unit 1791

/Jennifer K. Michener/

Supervisory Patent Examiner, Art Unit 1795